Exhibit 13

IN THE CIRCUIT COURT

OF THE 15TH JUDICIAL CIRCUIT

IN AND FOR PALM BEACH COUNTY, FLORIDA

PROBATE DIVISION

CASE NO. 50-2017-CP-003091-XXXXMB

IN RE: THE ESTATE OF

ROGER AILES,

Deceased

TRANSCRIPT OF PROCEEDINGS

DATE TAKEN:

APRIL 16, 2019

TIME:

9:36 A.M. - 9:59 A.M.

PLACE:

PALM BEACH COUNTY COURTHOUSE

205 N. DIXIE HIGHWAY

WEST PALM BEACH, FL 33401

BEFORE:

HONORABLE MAXINE CHEESMAN

This cause came to be heard at the time and place aforesaid, when and where the following proceedings were reported by:

RAQUEL ROBINSON, REGISTERED PROFESSIONAL REPORTER
FLORIDA PROFESSIONAL REPORTER
ROBINSON REPORTING, INC.
PO BOX 19248
WEST PALM BEACH, FL 33416

	Page 2
1	APPEARANCES FOR THE PERSONAL REPRESENTATIVE:
2	
3	Jami L. Huber, Esq. Jami L. Huber, P.A.
4	500 S. Australian Ave, Suite 500 West Palm Beach, Fl 33401
5	Webe full Beach, 11 33101
6	ALSO PRESENT:
7	ALSO PRESENT:
8	Andrea Tantaros, Pro Se 154 W. 70th Street New York, NY 10023
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Page 3
                THE COURT: Okay. Case number 2017-CP-003091.
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        In re:
               Estate of Roger Ailes.
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                MS. HUBER: Jami Huber on behalf of the estate
 4
        of Roger Ailes and Elizabeth Ailes, the personal
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        representative.
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                MS. TANTAROS: Andrea Tantaros on behalf of
 7
       myself.
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                THE COURT: And you are the creditor, right?
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                MS. TANTAROS: That's correct.
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                MS. HUBER: Basically, we're here on my motion
        for entry of order denying the motion for rehearing
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        and final order striking claims. Have you received a
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        copy of my petition?
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                THE COURT: Yes.
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                MS. HUBER: Okay. So, basically, this hearing
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        is a matter of housekeeping. Simply that, to clean up
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        the record in that an order was never entered by this
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        Court on Ms. Tantaros' original motion for rehearing
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        and reconsideration of the March 2018 order striking
20
       her claims.
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                  So my petition went through a time line
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        which I thought would be helpful in terms of when
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        things occurred, when the period for claims was to be
       made and, you know, how it was missed and what was
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        done in following. But it may be helpful just to go
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Page 4 through it a little bit again just to bring you up to 1 2 date. 3 Mr. Ailes passed away on May 18th of 2017. 4 We're almost at the two-year mark. At the time of his 5 death, there were pending actions by and between Ms. Tantaros and the decedent and Fox News in the New York 6 7 Supreme Court and in the Southern District of New 8 York, an arbitration proceeding commenced by Fox News 9 was coupled with Ms. Tantaros' complaint as filed in 10 the New York Supreme Court. So those were brought 11 together. But on June 5th, 2017, Ms. Tantaros' lawyer 12 in the arbitration informed the Court that she was 13 14 voluntarily dismissing the claims against the decedent, and I quote, "instead of waiting for his 15 16 estate to be substituted in", which was acknowledged 17 by the arbitration panel on the same day. 18 Then the following day, on June 6th, 2017, 19 Ms. Tantaros, by and through counsel, also voluntarily 20 dismissed the other action against the decedent in the Southern District of New York, and an order was 21 22 entered on June 19th of 2017 dismissing Roger Ailes 23 from that case. 24 So, at the time that the estate was 25 opened, which was, this Court appointed Elizabeth

Page 5 Ailes on July 27th, there were no pending actions 1 2 against Roger Ailes. Both of those had been 3 dismissed. And when letters were issued to Ms. Ailes, she did not serve Ms. Tantaros because she was not a known or reasonably ascertainable creditor because she 5 dismissed her claims. But on August 15th and August 22nd, the 7 8 notice to creditors was published. And it began the creditors period, which would end on November 15th, 10 Importantly, and this was discovered later, on October 5th, 2017, unbeknownst to the personal 11 12 representative, Ms. Tantaros moved to join The Estate of Roger Ailes in the Southern District of New York 13 14 action, which was still pending. Remember he had been dismissed from that action individually, and at this 15 point, I believe, she was moving to join the estate. 16 17 But this was not found out until later, because I 18 believe there were service issues. So on that date, 19 it shows unequivocally that Ms. Tantaros had notice 20 of, obviously, of his passing, but also that the estate was being administered, because she sought to 21 join it. 22 23 But when November 15th came and went, Ms. 24 Tantaros failed to file a timely claim in this Court 25 in Mr. Ailes' estate. Her amended complaint in the

Page 6 Southern District of New York was filed on January 29, 1 2018, also after the creditors period, and named Roger 3 Ailes individually as a defendant, but still did not name the estate. 5 Ms. Tantaros filed a statement of claim 6 against the estate on January 31st of last year, 7 over two months after the deadline. And, as stated, 8 the estate moved to strike that claim on February 2nd. And then she filed an amended claim on February 21st, 10 a couple weeks later, which the estate also moved to strike. 11 12 And at that point we've got almost a month 13 going on where there hasn't been anything done other 14 than filing claims and moving to strike. But this Court entered an order striking both of those claims, 15 the original and the amended on March 8 of 2018, and 16 as you know, the first claim was filed January 31st. 17 18 A reasonable amount of time had passed. 19 On March 22nd, well after this Court had 20 struck the untimely claims, Ms. Tantaros, by and through her counsel, filed a response and memorandum 21 in opposition to the petition for order striking the 22 23 untimely filed claim. So this is after they have 24 already been stricken. And a week later, on March 25 30th, she filed a motion for rehearing and

Page 7 reconsideration in this Court of the order striking 1 2 the claim, or in the alternative, to have the Court 3 treat her March 22nd filing as a timely filed motion 4 for rehearing, because she had missed the date as well to ask for a rehearing on that issue. 5 6 So we set the motion, specially set before 7 Judge Keiser on May 15th of last year. And in the 8 interim between March 22nd and May 15th, on April 6th, Ms. Tantaros, by and through counsel, filed a notice 10 of appeal which brought this case up to the appellate 11 court also seeking to overturn the order striking her 12 claim. On May 15, 2018, I appeared, other counsel 13 14 appeared and Ms. Tantaros' counsel appeared, but Ms. 15 Tantaros was unable to appear. I believe she was 16 dealing with estate matters in New York at the time. 17 And she filed an affidavit advising the court of same. 18 And when we appeared before the Court, the judge said, 19 "I agree with counsel. I really don't have 20 jurisdiction to hear this matter. It's on appeal. The jurisdiction is moot." 21 22 So we discussed and agreed that we should 23 relinquish jurisdiction from the appellate court to 24 bring it back, because the Court still had not made a 25 determination whether or not to grant a rehearing on

Page 8 that motion. It was not an order that would reset the 1 2 It was just to have her actually determine 3 whether or not she was going to grant the hearing. 4 On May 17th we filed that joint order giving During those 45 days I had health issues, as 5 Ms. Tantaros alluded to in her communication with the 7 I don't know if you received it, but I did. 8 filed a notice of unavailability. I was battling But I basically had some time out of the 10 office for part of last year. But during that time, we extended for 45 days, and upon request of counsel, 11 12 we extended again for 45 days. And even after the 13 45-day period was extended the second time by 14 agreement, no new hearing was ever set by Ms. Tantaros or her counsel. 15 16 Unfortunately, Ms. Tantaros' counsel 17 withdrew as her counsel both in this court and in the 18 appeal on August 14th and 17th respectively. And each 19 court, both this one and the appellate court gave her 20 20 days to obtain new counsel. And the appellate court also put the onus on Ms. Tantaros to keep them 21 informed, and also that if additional requests were 22 23 necessary to extend relinquishment of the 24 jurisdiction, that it would be on her to request it. 25 No further request was made. It went back

Page 9 up to the appellate court. No new counsel appeared in 1 2 either matter, no hearing was set. 3 The appellate court reached out to Ms. 4 Tantaros several times in the fall of last year asking 5 for a status update. I believe I attached copies of those to my motion. And the appellate court, after 7 giving her opportunity, dismissed her action on 8 November 15th, after sending those notices which went without reply. 10 These claims were originally stricken for failure to be filed timely. This is a hard deadline 11 12 by our courts and there's a reason for it, 13 specifically because it keeps an estate open and 14 subjects it to claims unnecessarily. It's a hard line rule, absent other extenuating circumstances. 15 16 Ms. Tantaros, unfortunately, sat on her 17 rights as to any rehearing in this court and in the 18 appellate court, and effectively abandoned seeking 19 relief in either court. The original order striking 20 her claim should be deemed final and dismissed with prejudice, as well as her motion for rehearing denied. 21 This Court gave the opportunity to be heard and it 22 23 wasn't taken. And we did sit here with Judge Keyser 24 and talked about whether or not a rehearing would be 25 advisable, and she would not address the issue until

Page 10 jurisdiction came back to her. But when it did 1 nothing was filed at the time. 3 There are other issues out of state, I 4 believe that that's exactly where they are. They're out of state. And this Court can only focus on that 5 which is before it, which would be the claims in this 7 It does not necessarily change anything that 8 happens in the Southern District of New York, the arbitration, anything that's going on. But this Court 10 needs to have an order with regard to her original motion, because since that wasn't set for hearing, I'm 11 effectively setting it for hearing right now and then 12 I'm asking for a final order. Thank you so much, Your 13 14 Honor. 15 Thank you. Ms. Tantaros... THE COURT: 16 MS. TANTAROS: I do have some corrections I 17 want to make to Ms. Huber's timeline. Yes, it's true, 18 Mr. Ailes passed away when we were in arbitration, a 19 sexual harassment hostile workplace and retaliation 20 arbitration against Mr. Ailes, Fox News Channel and a number of others. 21 22 My counsel at the time wrote counsel for 23 Elizabeth Ailes, who we expected to be the 24 administrator, on July 5th asking if this would be 25 probate and who would be the administrator.

Page 11 Calamari, who represents Ms. Ailes in the estate in 1 2 New York, said that he was not sure. He did not know. 3 We dismissed Mr. Ailes because we were going to add 4 him back. We dismissed without prejudice while we were waiting for the estate to be formed. 5 6 The paperwork for the estate was filed on 7 May 28th. So on July 5th, Mr. Calamari, and I have 8 the e-mails right here, essentially lied to my counsel 9 when he said he wasn't sure whether this was going to 10 be probated. He would have had knowledge at the time --11 12 MS. HUBER: Objection. 13 MS. TANTAROS: -- of where the estate was 14 going to be probated because of the paperwork that had been filed and who the administrator would be. 15 was on July 5th. Subsequently --16 17 THE COURT: You can't really attest to what he 18 So I'm going to sustain the objection. 19 MS. TANTAROS: Okay. I only have the e-mails 20 and I can only say that he was dismissed without prejudice with the intention to add him back in, which 21 22 is exactly what we did. On October 5th, Ms. Huber is 23 correct, on October 5th, there was an action filed in 24 the Southern District of New York that included the 25 Estate of Roger Ailes. And on that day, on October

Page 12 5th, there was a motion filed to add the estate of 1 2 Roger Ailes, which would have been within the time 3 line of this specific court to bring any claim against 4 the estate, October 5th. So that was plenty of time. So Ms. Ailes claiming that she didn't know 5 that I was a reasonably ascertainable creditor is not 7 believable. She would have known, because that was a 8 very, very, very timely filed motion. 9 Also, we added a motion to the arbitration 10 to substitute the Ailes Estate. That was granted by the American Arbitration Association on December 14th 11 12 of 2017. And it was reaffirmed by the New York State 13 Supreme Court. The words that Ms. Huber cites from 14 Judge Cohen did not come out of his mouth. He didn't mention the probate action in Florida. He simply said 15 these claims stand. This is a timely filed claim. 16 17 Under New York law you have two years to continue on 18 arbitration. If someone dies or is deceased, you have 19 two years to bring your claims against that person. 20 And so your claims are timely filed. And I will reaffirm the triple A's decision. That was the 21 22 outcome of the hearing on May 16th, 2017. 23 So we are well into this arbitration that's 24 coming to a close with multiple claims against the 25 estate of Roger Ailes, multiple timely filed claims.

Page 13 One of the issues is that a paper was filed with this 1 court, Your Honor, a petition to extend time for 3 filing final accounting and petition for discharge. In number five it says the only persons, other than the petitioner, having an interest in this proceeding 5 and their respective addresses are, and it states 7 Which would be a misrepresentation to this 8 Court, because my case against the Ailes estate that 9 is ongoing, this action, is in contingency. a likely ascertainable creditor, given this is a very 10 11 significant multimillion dollar arbitration that is 12 almost over. We're in the throes of it, as we speak. 13 So the Ailes estate has been participating in this arbitration. 14 Also, during the hearing on May 16th, Your 15 Honor, the Ailes estate took no issue with the claims 16 17 that were brought or that they were timely filed. 18 They simply wanted to have a second arbitration 19 between myself and the Ailes Estate. So they had no 20 issue with the claim that I was bringing, they proposed to Justice Cohen that we have a separate 21 arbitration, which the judge did not agree to because 22 23 he believed that I did not have an arbitration 24 agreement with the estate, so he would then order them 25 to participate in this arbitration. So it's not that

Page 14 they had an issue with the claims or that they were 1 untimely filed. The estate wanted a separate 3 arbitration, and the judge denied that request. 4 When the paperwork was originally filed with this Court, Your Honor, the presiding judge at the 5 time, Janice Keyser, made her ruling to strike my 7 claims five days before she received our reply papers, 8 the papers filed by my prior counsel, five days. reached out to the counsel that preceded Ms. Huber, 10 Mr. Paul Baldovin, to ask him if he would consider 11 having a rehearing since my due process was denied, 12 and he did not respond to prior counsel. Thus, we 13 sought to have another hearing on this issue, because 14 I was denied due process, so that my claims could be heard and the evidence could, in fact, be heard by 15 this Court. 16 17 We did seek an extension from the appellate, 18 because we did file a motion to appeal, and we were 19 granted a 45-day extension. Ms. Keyser was inclined 20 to give us that hearing, that evidentiary hearing. What was the appeal on? 21 THE COURT: 22 MS. TANTAROS: The appeal was on --23 THE COURT: Striking of the claims? 24 MS. TANTAROS: Yes, Your Honor. So she was 25 inclined to have that hearing. We needed the

Page 15 appellate to relinquish its jurisdiction in order for 1 her to have a rehearing and to reconsider. 3 Unfortunately, Ms. Huber was ill and was not 4 able to accommodate the hearing in the 45-day time There was another litigator that could have 5 period. handled the issue at the time, I'm not sure why that 7 But then we did seek a second extension with the 8 appellate to accommodate the Ailes Estate to have this hearing. I discussed with counsel whether or not we 10 should continue with the appeal based on the fact that 11 the arbitration was well underway and we were -- there 12 are confidentiality rules around the arbitration, Your 13 Honor, you understand why I can't --14 THE COURT: I really can't even comment on 15 what's going on there anyway. So you can cut out all 16 of that. 17 MS. TANTAROS: Exactly. And I'm not allowed 18 to comment on the details of it, as well. But as soon 19 as they were ordered into the proceeding on May 16th, 20 Your Honor, the estate was a participant and continues to be a participant with multiple claims against it. 21 So we've been in litigation up and to this point. 22 23 The appeal, contrary to the representations 24 made by Ms. Huber, nothing was abandoned, in fact, my 25 claims are very well alive and proceeding in a

Page 16 confidential arbitration. The rehearing, again, did 1 not occur because we asked for two separate extensions 3 and opposing counsel was not able to appear at these hearings. There appeared to be no reason to appeal this decision at the time because the arbitration was 5 well underway deeming me a very likely ascertainable 7 creditor. 8 So I know that, according to the document I 9 referenced earlier, the petition to extend time for 10 filing final accounting and petition for discharge of the estate with this court is until September 30th, 11 12 That's when I believe the estate anticipates it 13 will have its legal issues resolved with the Internal 14 Revenue Service. But it is a misrepresentation to say that I don't have an interest in the estate's 15 finalization. I do, I'm a very likely ascertainable 16 17 creditor. And given ten days for this hearing, I've 18 been in touch with Ms. Huber back and forth about 19 scheduling the hearing in front of Your Honor to give 20 me time to bring counsel in, of course, so I wouldn't have to appear by myself. And I have to travel quite 21 22 a ways to get here, and I did for ten days. 23 would humbly ask that because the estate won't be 24 finalized until at least September 30th, when there's 25 a very good chance that the arbitration will be over

Page 17 by then, I humbly ask Your Honor to at least afford 1 the time for me to retain counsel and have a hearing, 3 since the prior presiding judge was willing to have a 4 rehearing on the issue. 5 MS. HUBER: The Court hasn't necessarily said 6 that she was willing to have a rehearing on this 7 issue. On that date, on May 15th, she said she was 8 going to listen to arguments as to whether or not to 9 give a rehearing on the order. That is what the 10 hearing was about. It was a hearing on whether or not 11 to grant a rehearing. That hearing was never made, 12 and she has had since August 14th of last year to 13 retain counsel. That is when her counsel stepped 14 off. I believe we're comparing apples and 15 oranges, because we're dealing with issues that are in 16 17 this Court, as opposed to issues that are pending in 18 the arbitration in New York. What's important here is 19 the claims that were filed that were basically 20 abandoned for this long. Yes, I had some time out of the office 21 there's no question. It's part of the record. 22 23 a notice of unavailability that shows the start and 24 stop dates. I was certainly back in the office by 25 August 14th. And I was certainly in the office before

Page 18 then and all the way through the fall until November 1 2 of my, you know, of another surgery. But there's no 3 question that there was ample time to have this heard. 4 The closure of the estate is not before the What's before this Court is simply an 5 Court today. order on the rehearing, which I believe this Court 6 7 should deny. The question isn't whether or not 8 there's pending matters of any kind in any jurisdiction among these parties. 10 I believe, obfuscating the issue is not to 11 the benefit of the estate. Our question is limited to 12 the original motion for reconsideration and rehearing 13 as filed by Ms. Tantaros by and through counsel 14 literally over a year ago, seeking a rehearing on this order, which dismissed her untimely filed claims. 15 16 There are only so many bites one may take at 17 the apple. There's been ample time and opportunity 18 available, both while she was represented by counsel 19 and after. And we've given a lot of leeway, 20 particularly because she's a pro se litigant, agreeing to extensions both in the appellate court and anything 21 22 she needed down here. But even the appellate court 23 felt that she was unresponsive when the onus was on 24 her to pursue. The appellate court saw fit to dismiss 25 the action as abandoned and we ask that this Court do

Page 19 so as well. 1 THE COURT: Okay. The probate rules are very 3 strict, especially with, you know, we have to comply 4 with exactly what it says. There is a time for 5 creditors to file their claims. Any claims that are not filed within that period are barred. 7 publication was August 15, 2017. The time for the expiration of claims was November 15, 2017. And I 8 understand that you took out Mr. Ailes and then 10 substituted the estate on October 5, 2017. So at that point a claim should have been filed down here. 11 not filing that claim, essentially, your claim is 12 barred. It's stricken. 13 14 Your request for rehearing, given all the circumstances, it was appealed, the motion to strike, 15 16 the striking of the claim was appealed. It was 17 dismissed by the appellate court. It's back here. 18 And I don't see there is going to be any benefit to a 19 rehearing. So a rehearing is denied. Please produce 20 an order. (Hearing concluded at 9:59 a.m.) 21 22 23 24 25

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Page 20
 1
     THE STATE OF FLORIDA )
 2
     COUNTY OF PALM BEACH )
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 4
              I, Raquel Robinson, RPR, certify that I was
 5
     authorized to and did stenographically report the
 6
 7
     foregoing proceedings and that the transcript is a true
     and complete record of my stenographic notes.
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              Dated this 17th day of June, 2019.
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                            Raquel Robinson, RPR
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